#### 103D CONGRESS 1ST SESSION

# S. 405

To create an environmental innovation research program, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

FEBRUARY 18 (legislative day, JANUARY 5), 1993

Mr. Lieberman (for himself and Mr. Lautenberg) introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

# A BILL

To create an environmental innovation research program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Environmental Innova-
- 5 tion Research Act of 1993".
- 6 SEC. 2. FINDINGS AND PURPOSES.
- 7 (a) FINDINGS.—Congress finds that—
- 8 (1) the creation of an environmentally sound
- 9 economy is among the urgent public policy chal-

- lenges of the United States, on both a domestic and international level:
  - (2) rather than constraining technology and technological progress, the resolution of environmental problems presents new strategic business opportunities;
    - (3) new critical environmental technology offers both effective solutions to environmental problems and a viable long-term basis for continued economic growth and competitiveness;
    - (4) while substantial relevant basic environmental research and development is being conducted in research institutes, universities, and industries, more work is needed to commercialize advances in basic research and explicit support for research is needed; and
    - (5) to better compete in the world economy, environmental issues must become a more explicit focus within Federal agencies that conduct programs related to environmental cleanup and the development or application of technologies, and more environmental applications of technologies must be encouraged through Federal funding.
  - (b) Purposes.—The purposes of this Act are to—

1	(1) establish an environmental innovation re-
2	search program;
3	(2) stimulate the development of critical envi-
4	ronmental technology;
5	(3) emphasize the goal of the program of in-
6	creasing private sector commercialization of tech-
7	nology developed through Federal research and
8	development;
9	(4) increase the role of businesses engaging in
10	environmental innovation research in the establish-
11	ment of Federal research and development priorities
12	and
13	(5) establish the United States as the lead
14	producer and exporter of innovative environmental
15	technology.
16	SEC. 3. DEFINITIONS.
17	As used in this Act:
18	(1) Administrator.—The term "Adminis-
19	trator" means the Administrator of the Environ-
20	mental Protection Agency.
21	(2) Covered federal agency.—The term
22	"covered Federal agency" means a Federal agency
23	with respect to which, for a fiscal year, an amount

greater than \$50,000,000 is made available for envi-

1	ronmental research and development or environ-
2	mental cleanup or for both.
3	(3) Critical environmental tech-
4	NOLOGY.—The term "critical environmental tech-
5	nology" means a significant technological innovation
6	that—
7	(A) can be used to reduce risks to human
8	health, welfare, or the environment;
9	(B) enables a wide range of related tech-
10	nical and economic advances; and
11	(C)(i) confers societal benefits in addition
12	to private returns;
13	(ii) either—
14	(I) confers an economic advantage on
15	United States industries developing or
16	using the technology; or
17	(II) has the potential of becoming a
18	dominant technology with respect to the
19	future application of the technology; and
20	(iii) as appropriate, is generically applica-
21	ble at the precompetitive stage.
22	(4) Director.—The term "Director" means
23	the Director of the Office for the Development of
24	Critical Environmental Technology established under
25	section 4.

- 1 (5) ENVIRONMENTAL INNOVATION RE2 SEARCH.—The term "environmental innovation re3 search" means research related to the development,
  4 application, or commercialization of critical environ5 mental technology.
  - (6) Funding agreement.—The term "funding agreement" means a contract, cooperative agreement, grant agreement, patent agreement, royalty agreement, license agreement, equity agreement, or other appropriate legal agreement between the head of a covered Federal agency and a private business concern to provide funding and support to carry out environmental innovation research.
    - (7) OFFICE.—The term "Office" means the Office for the Development of Critical Environmental Technology established by section 4.
- 17 (8) TASK FORCE.—The term "Task Force"
  18 means the Critical Environmental Technology Task
  19 Force established under section 7.

#### 20 SEC. 4. ESTABLISHMENT OF OFFICE.

- 21 (a) IN GENERAL.—There is established within the
- 22 Environmental Protection Agency an Office for the Devel-
- 23 opment of Critical Environmental Technology. The Office
- 24 shall be headed by a Director, who shall be appointed by
- 25 the Administrator.

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- 6 (b) Critical Environmental Technology Re-1 SEARCH PROGRAM.—The Administrator, acting through 3 the Director, shall carry out a critical environmental tech-4 nology research program. In carrying out the program, the Administrator, acting through the Director, shall— 6 (1) coordinate communication between the 7 heads of covered Federal agencies and private industry regarding the development of critical environ-8 mental technology; 9 10 (2) conduct an environmental innovation re-11 search program pursuant to section 5; 12 (3) provide information, in cooperation with the 13 head of each other covered Federal agency, to pri-14 vate business concerns that carry out environmental 15 innovation research projects under section 5 regard-16 ing contracts with Federal agencies for research 17 and development concerning critical environmental
  - (4) provide technical assistance to private business concerns, including information concerning the research and development of critical environmental technology under other federally-sponsored research programs;
- 24 (5) to the extent allowable by law, in coopera-25 tion with the head of any other Federal agency that

technology;

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- the Administrator determines to be appropriate, ensure the availability of an initial market for the critical environmental technology;
  - (6) develop and maintain a clearinghouse to provide information to private business concerns that develop or apply critical environmental technology;
  - (7) coordinate the activities of, and independently survey and monitor the operation of, environmental innovation research programs established by covered Federal agencies pursuant to section 5(b); and
  - (8) conduct sufficient outreach activities to ensure that, to the extent that funds are available, private business concerns qualified to carry out an environmental innovation research project have an opportunity to participate in the program established under this subsection.

# 19 SEC. 5. ENVIRONMENTAL INNOVATION TECHNOLOGY RE-

# 20 **SEARCH PROJECTS.**

- 21 (a) Critical Environmental Technology Re-
- 22 SEARCH PROGRAM OF THE ENVIRONMENTAL PROTEC-
- 23 TION AGENCY.—As part of the critical environmental
- 24 technology program referred to in section 4(b), the Admin-
- 25 istrator, acting through the Director, shall conduct an en-

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1	vironmental innovation research program pursuant to sub-
2	section (b). The Administrator, acting through the Direc-
3	tor and in cooperation with the heads of covered Federal
4	agencies, shall ensure the effective coordination of the ac-
5	tivities of environmental innovation research programs
6	conducted by the heads of covered Federal agencies under
7	subsection (b) with the environmental innovation research
8	program conducted by the Administrator, acting through
9	the Director, under this subsection.
10	(b) Environmental Innovation Research Pro-
11	GRAMS OF COVERED FEDERAL AGENCIES.—
12	(1) IN GENERAL.—In addition to the establish-
13	ment of an environmental innovation research pro-
14	gram by the Administrator under subsection (a), the
15	head of each covered Federal agency shall establish
16	an environmental innovation research program for
17	the development and commercialization of critical
18	environmental technology to—
19	(A) further the progress of cleanup and
20	pollution prevention activities of the agency;
21	and
22	(B) avoid future pollution and cleanup
23	problems.
24	(2) Funding.—The head of each covered Fed-
25	eral agency shall—

1	(A) on an annual basis, set aside not less
2	than 1.25 percent of the sum of—
3	(i) funds appropriated to the agency
4	for environmental research and develop-
5	ment (if any); and
6	(ii) funds appropriated to the agency
7	for environmental cleanup (if any),
8	to fund an environmental innovation research
9	program that meets the requirements of this
10	Act; and
11	(B) on an ongoing basis, consult with the
12	Task Force concerning the expenditure of the
13	funds set aside pursuant to subparagraph (A).
14	Nothing in this Act shall limit the amount of
15	funds a covered Federal Agency may spend on
16	the development and commercialization of criti-
17	cal environmental technology, or any other envi-
18	ronmental technology activity.
19	(3) Duties of heads of covered federal
20	AGENCIES.—
21	(A) IN GENERAL.—In carrying out an en-
22	vironmental innovation research program estab-
23	lished under this subsection, the head of each
24	covered Federal agency shall, in accordance
25	with the requirements of this subsection—

1	(i) determine categories of projects to
2	be included in the environmental innova-
3	tion research program;
4	(ii) issue environmental innovation re-
5	search solicitations;
6	(iii) receive and evaluate proposals re-
7	sulting from environmental innovation re-
8	search proposals;
9	(iv) select awardees for the environ-
10	mental innovation research funding agree-
11	ments of the covered Federal agency;
12	(v) administer the environmental inno-
13	vation research funding agreements of the
14	covered agency (or delegate the adminis-
15	tration to another agency); and
16	(vi) make payments to recipients of
17	environmental innovation research funding
18	agreements on the basis of progress toward
19	or completion of the funding agreement re-
20	quirements.
21	(B) Cooperative agreements with
22	OTHER FEDERAL AGENCIES.—The head of each
23	covered Federal agency may enter into a coop-
24	erative agreement with the head of another
25 I	Federal agency for the provision of technical as-

1	sistance and other appropriate assistance to the
2	business concern conducting an approved
3	project.
4	(4) Phases of environmental innovation
5	RESEARCH PROGRAM.—
6	(A) IN GENERAL.—The head of each cov-
7	ered agency shall carry out an environmental
8	innovation research program consisting of the
9	following three phases:
10	(i) A first phase (with respect to
11	which the head of the covered Federal
12	agency may enter into funding agreements
13	with private business concerns, each of
14	which shall be in an amount not to exceed
15	\$100,000) for determining, to the extent
16	practicable, the scientific and technical
17	merit and feasibility of ideas submitted
18	pursuant to environmental innovation re-
19	search program solicitations that appear to
20	have commercial potential.
21	(ii) A second phase (with respect to
22	which the head of the covered Federal
23	agency may enter into funding agreements
24	with private business concerns, each of

which shall be in an amount not to exceed

1	\$750,000) to further develop proposals
2	that meet particular program needs, and
3	with respect to which awards shall be made
4	on the basis of the scientific and technical
5	merit and feasibility of each proposal, as
6	determined by the first phase (as described
7	in clause (i)). The head of the covered
8	Federal agency shall take into consider-
9	ation, along with other attributes of each
10	proposal, the commercial potential of each
11	proposal, as evidenced by—
12	(I) the record of the private busi-
13	ness concern of successfully commer-
14	cializing environmental innovation re-
15	search or other research;
16	(II) the existence of funding com-
17	mitments from private sector or
18	nonenvironmental innovation research
19	funding sources to fund the second
20	phase;
21	(III) the existence of follow-on
22	commitments for the third phase car-
23	ried out under clause (iii) for research
24	conducted pursuant to this clause;
25	and

1	(IV) the presence of other indica-
2	tors of the commercial potential of the
3	proposal.
4	(iii) If appropriate, a third phase,
5	with respect to which the head of the cov-
6	ered Federal agency may provide assist-
7	ance or enter into funding agreements with
8	private business concerns—
9	(I) that—
10	(aa) have performed com-
11	mercial applications research
12	funded under an environmental
13	innovative research program or
14	research and development pro-
15	gram; and
16	(bb) are partially funded by
17	non-Federal sources of capital;
18	(II) for products or services in-
19	tended for use by the Federal Govern-
20	ment, by federally-funded follow-on
21	research and development that is not
22	funded under an environmental inno-
23	vation research program under this
24	Act; or

1	(III) for which awards from Fed-
2	eral sources other than funding for
3	environmental innovation research
4	under this Act are used for the con-
5	tinuation of research or research and
6	development that has been competi-
7	tively selected using peer review or
8	scientific review criteria.
9	(B) Other assistance.—With respect to
10	the assistance provided pursuant to subpara-
11	graph (A)(iii), the covered Federal agency may,
12	in addition to providing other assistance, assist
13	the private business concern in pursuing fund-
14	ing or procurement from other Federal research
15	and development or cleanup programs.
16	SEC. 6. ANNOTATED LIST OF CRITICAL ENVIRONMENTAL
17	TECHNOLOGIES.
18	The Director, in consultation with the members of
19	the Task Force established under section 7, shall compile
20	an annotated list of critical environmental technologies
21	and provide for the periodic updating of the list. The anno-
22	tations to the list shall include, with respect to each listed
23	technology—
24	(1) a statement by the Director and each mem-
25	ber of the Task Force who represents the interests

- of a Federal agency concerning the listed technology that would be useful to the Federal agency that the member represents for carrying out environmental cleanup or research and development programs of
- 6 (2) descriptions from appropriate representa7 tives of private business concerns concerning existing
  8 research activities related to the listed technology,
  9 and other research that could be conducted to de10 velop the technology for both domestic and inter11 national markets.

## 12 SEC. 7. CRITICAL ENVIRONMENTAL TECHNOLOGY TASK

FORCE.

the agency; and

- 14 (a) IN GENERAL.—The Administrator shall establish 15 a task force to be known as the "Critical Environmental
- 16 Technology Task Force'. The Task Force shall consist of
- 17 the following members to be appointed by the Adminis-
- 18 trator:

- 19 (1) The Deputy Assistant Secretary of Defense
- for Environment, and an Assistant Secretary respon-
- sible for environmental quality, science, or tech-
- 22 nology research and development (as determined by
- the Secretary of Defense) from each of the following
- 24 departments:
- 25 (A) The Department of the Army.

1	(B) The Department of the Navy.
2	(C) The Department of the Air Force.
3	(2) The Assistant Secretary for Conservation
4	and Renewable Energy of the Department of En-
5	ergy, or the designee of the Assistant Secretary.
6	(3) The Director of the National Institute of
7	Standards and Technology, or the designee of the
8	Director.
9	(4) The Administrator, or the designee of the
10	Administrator.
11	(5) The Director.
12	(6) Five individuals representing private indus-
13	try, appointed by the Administrator—(A) at least
14	one member shall be a representative of a leading
15	consortium of an advanced manufacturing and tech-
16	nology firm. (B) at least one member shall be a rep-
17	resentative of small business concerns.
18	(7) The head of each environmental innovation
19	research program carried out by a covered Federal
20	agency who is not among those individuals described
21	in paragraphs (1) through (6).
22	(b) Chairperson.—The Director shall serve as the
23	chairperson of the Task Force.
24	(c) ACTIVITIES.—The Task Force shall—

- 1 (1) assist the Director in ensuring the effective 2 implementation of the proposed environmental inno-3 vation research of covered Federal agencies;
  - (2) oversee the coordination and development of the collection and distribution of critical environmental technology and data associated with the technology;
  - (3) review research proposals submitted to the Administrator and the heads of covered Federal agencies for environmental innovation research projects;
  - (4) on the basis of the reviews referred to in paragraph (3), make recommendations to the Administrator and the Director and the head of each covered Federal agency regarding the merits of the distribution of funds under proposed funding agreements to fund proposed projects under the programs established under this Act;
  - (5) ensure complementary research efforts and avoid duplicative research efforts under this Act; and
  - (6) promote the effective dissemination of research information and results among Federal agencies and the private sector, as appropriate.

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#### SEC. 8. REPORTS TO THE DIRECTOR.

- 2 (a) IN GENERAL.—On an annual basis, the head of 3 each covered Federal agency shall submit to the Director
- 4 a report that includes:

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- (1) A listing of funding agreements under the environmental innovation technology program of the agency that provide for funding in an amount greater than or equal to \$10,000.
  - (2) The aggregate amount of assistance under the funding agreements described in paragraph (1).
    - (3) A comparison of the number of funding agreements and aggregate amount of funding under agreements described in paragraph (1) made with private business concerns that are environmental technology concerns (as defined by the Administrator) with the number of funding agreements and aggregate amount of funding agreements made with other private business concerns.
    - (4) The percentage of successful commercialization efforts in critical environmental technology resulting from the environmental innovation technology program.
- 23 (b) COORDINATION OF REPORTS.—In the reports re-24 quired under section 10, the Director shall include a sum-25 mary of results delineated in the reports submitted under

26 subsection (a).

# 1 SEC. 9. GUIDELINES AND REGULATIONS.

2	The Administrator shall, not later than 120 days
3	after the date of enactment of this Act, promulgate guide-
4	lines for environmental innovation research programs con-
5	ducted by the Administrator and other covered Federal
6	agencies under this Act. The head of each covered Federal
7	agency shall, on the basis of the guidelines, promulgate
8	such regulations as are necessary to ensure that the envi-
9	ronmental innovation research program of the covered
10	agency meets the requirements of the guidelines. The
11	guidelines promulgated by the Administrator under this
12	section shall provide for—
13	(1) simplified, standardized, and timely solicita-
14	tions of project proposals;
15	(2) a simplified, standardized funding process
16	that provides for—
17	(A) the timely receipt and review of pro-
18	posals;
19	(B) at a minimum, outside peer review for
20	project proposals under the phase described in
21	section 5(b)(4)(A)(ii), in any case in which the
22	review is appropriate;
23	(C) the protection of proprietary informa-
24	tion provided in project proposals;
25	(D) the selection of environmental innova-
26	tion research projects;

1	(E) the retention of rights by the private
2	business concern in data generated in the per-
3	formance of a contract by the private business
4	concern under the environmental innovation re-
5	search project;
6	(F) to the extent allowable by law, the
7	transfer of title to property provided by a Fed-
8	eral agency to the private business concern con-
9	ducting an environmental innovation research
10	project, if the transfer would be more cost ef-
11	fective than recovery of the property by the
12	Federal agency;
13	(G) cost sharing; and
14	(H) cost principles and payment schedules;
15	(3) exemptions from the requirements of para-
16	graph (2) in any case where national security or in-
17	telligence functions would be jeopardized; and
18	(4) minimizing the regulatory burden of each
19	private business concern that participates in an envi-
20	ronmental innovation research project in order to

improve the cost-effectiveness of the critical environ-

mental technology research and development con-

ducted under the program.

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# 1 SEC. 10. MONITORING AND REPORT.

2	To the extent allowable by law, the Administrator
3	shall—
4	(1) independently survey and monitor all phases
5	of the implementation and operation of the environ-
6	mental innovation research program of each covered
7	agency (including compliance with requirements re-
8	lating to the expenditures of funds); and
9	(2) not less frequently than annually, and at
10	such other times as the Administrator, in consulta-
11	tion with the Director, considers to be appropriate,
12	submit a report to the Committee on Environment
13	and Public Works of the Senate and the Committee
14	on Science, Space, and Technology of the House of
15	Representatives that includes—
16	(A) information concerning—
17	(i) each phase of the implementation
18	and operation of the environmental innova-
19	tion technology research programs admin-
20	istered by the Administrator and the heads
21	of covered Federal agencies under this Act;
22	and
23	(ii) other related activities of the Ad-
24	ministrator; and
25	(B) such recommendations for program
26	improvements as the Administrator, in con-

- sultation with the Director, considers to be ap-
- 2 propriate.

#### 3 SEC. 11. REPORT BY THE COMPTROLLER GENERAL.

- 4 The Comptroller General of the United States shall,
- 5 not later than 5 years after the date of enactment of this
- 6 Act, transmit a report concerning the implementation of
- 7 the programs established under this Act, including a de-
- 8 scription of the research conducted under the programs,
- 9 to the Committee on Environment and Public Works of
- 10 the Senate and the Committee on Science, Space, and
- 11 Technology of the House of Representatives.
- 12 SEC. 12. AUTHORIZATION OF APPROPRIATIONS.
- There are authorized to be appropriated such sums
- 14 as are necessary to carry out this Act.

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